THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 751 Session of 1971

INTRODUCED BY MAHADY, REIBMAN, W. E. FLEMING, FRAME AND MURPHY, MAY 25, 1971

REFERRED TO LOCAL GOVERNMENT, MAY 25, 1971

AN ACT

1 2	Relating to optional plans of government for Pennsylvania municipalities.
3	The General Assembly of the Commonwealth of Pennsylvania
4	hereby enacts as follows:
5	ARTICLE I
6	Short Title; Definitions; Application
7	Section 101. Short TitleThis act shall be known and may
8	be cited as the "Optional Plans for Local Government Act."
9	Section 102. DefinitionsAs used in this act:
10	(1) "Optional plans" means optional forms of government for
11	counties and municipalities as adopted by local action.
12	(2) "County optional law" means all classes of counties in
13	the Commonwealth.
14	(3) "Municipality" means a county, city, borough, town or
15	township.
16	(4) "Governing body" means boards of county commissioners,
17	city councils and mayors, borough or town councils and mayors,
18	commissioners of townships of the first class, and supervisors

1 of townships of the second class.

2 (5) "Electors" means the registered voters of any
3 municipality involved in proceedings relating to the adoption
4 and repeal of optional forms of government.

5 (6) "Election officials" means the county boards of
6 election, except in Philadelphia where "election officials"
7 means the city board of elections.

8 Section 103. Application.--(a) This act establishes the 9 procedure for the adoption or repeal of optional plans of 10 government for municipalities.

(b) Except as herein provided, all proceedings relating to elections shall be governed by the act of June 3, 1937 (P.L.1333), known as the "Pennsylvania Election Code."

ARTICLE II

Existing Forms of Government

16 Section 201. Retention of Existing Form of Government.--Each municipality which does not adopt an optional plan of government 17 18 under the provisions of this act, shall retain its existing form 19 of government as provided in the code under which it operates or 20 under the Optional Third Class City Charter Law, or under 21 general law, or under the Constitution of Pennsylvania. 22 Section 202. Form of Government on Rejection of Proposed Change.--In case the electors of any municipality disapprove a 23 24 proposal to adopt an optional form of government the 25 municipality shall retain its existing form of government. 26 Section 203. Repeal of Optional Forms. -- The procedure for a 27 referendum on the question of repealing an optional form of government shall be the same as required for the adoption of an 28 29 optional form of government under the provisions of this act. 30 ARTICLE III

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Procedure for Adoption of Optional Plans

Study Commission

3 Section 301. Referendum.--(a) Whenever authorized by 4 ordinance of the governing body, or upon petition of the electors required under Article IV of this act, an election 5 shall be held in the municipality upon the question: "Shall a 6 study commission of _____ (five to nine) members be 7 elected to study the optional plan form of government of the 8 9 municipality and to consider a new optional plan and to make recommendations thereon?" 10

11 (b) Within five days after the final enactment of an ordinance authorizing such election, the governing body shall 12 13 file a certified copy of the ordinance with the county board of 14 elections, together with a copy of the question to be submitted 15 to the electors. At the next primary or general election 16 occurring not less than ninety days after the filing of the 17 ordinance or the petition with the county board of elections, it 18 shall cause the question above stated to be submitted to the 19 electors of the municipality as other questions are submitted 20 under the provisions of the act of June 3, 1937 (P.L.1333), 21 known as the "Pennsylvania Election Code."

(c) A petition under this section shall be filed at least 22 ninety days prior to the primary or general election, and the 23 24 petition and the proceedings therein shall be in the manner and 25 subject to the provisions of the election laws which relate to the signing, filing and adjudication of nomination petitions in 26 27 so far as such provisions are applicable, except that no petition shall be signed or circulated prior to thirty days 28 before the last day on which such petition may be filed. 29 30 Section 302. Election of Study Commission. -- A study 19710S0751B0808 - 3 -

commission of five to nine members shall be elected by the 1 qualified voters at the same election the question is submitted 2 3 to the electors. Candidates for the office of study commissioner shall be nominated and placed upon the ballot containing the 4 5 question in the manner provided by and subject to the provisions of the act of June 3, 1937 (P.L.1333), known as the 6 "Pennsylvania Election Code" which relate to the nomination of 7 candidates nominated by nomination papers filed by political 8 bodies for other officers elective by the voters of the 9 10 municipality, except that they shall be nominated and listed 11 without any political designation or slogan, and no nomination paper shall be signed or circulated prior to thirty days before 12 13 the last day on which papers may be filed. Each voter shall be 14 instructed to vote on the question and, regardless of the manner 15 of his vote on the question, to vote for the designated number 16 of members of a study commission who shall serve if the question 17 is determined in the affirmative.

18 Section 303. Candidates for Study Commission.--(a) Candidates for the study commission shall be registered voters 19 20 of the municipality. They may be nominated by nomination papers 21 signed by a number of qualified electors of the municipality 22 equal at least to two per cent of the largest entire vote cast for any municipal officer elected at the last preceding 23 24 municipal election in the municipality and filed with the county 25 board of elections not less than forty-four days prior to the 26 date of the election.

27 (b) Each nominating paper shall set forth the names, places 28 of residence, and post-office addresses of the candidate or 29 candidates thereby nominated, that the nomination is for the 30 office of study commissioner, and that the signers are legally 19710S0751B0808 - 4 - qualified to vote for such candidate or candidates. Every voter signing a nominating paper shall add to his signature his place of residence, post-office address and street number, if any. No voter shall sign a nomination paper or papers for more than the designated number of candidates.

(c) Each nominating paper shall, before it may be filed with 6 the county board of elections, contain an acceptance of such 7 nomination in writing, signed by the candidate or candidates 8 9 therein nominated, upon or annexed to such paper, or if the same 10 person or persons be named in more than one paper, upon or 11 annexed to one of such papers. Such acceptance shall certify that each candidate is a registered voter of the municipality, 12 13 that the nominee consents to stand as a candidate at the 14 election, and that if elected he agrees to take office and 15 serve.

16 Each nominating paper shall be verified by an oath or (d) affirmation of one or more of the signers thereof, taken and 17 18 subscribed before a person qualified under the laws of Pennsylvania to administer an oath, to the effect that the paper 19 20 was signed by each of the signers thereof in his proper 21 handwriting, that the signers are, to the best knowledge and 22 belief of the affiant, registered voters of the municipality, and that the nomination paper is prepared and filed in good 23 24 faith for the sole purpose of endorsing the person or persons 25 named therein for election as stated in the paper.

Section 304. Results of Election.--The result of the votes cast for and against the question as to the election of a study commission shall be returned by the election officers, and a canvass of such election had, as is provided by law in the case of other public questions put to the voters of a single -5 -

municipality. The votes cast for members of the study commission 1 shall be counted, and the result thereof returned by the 2 3 election officers, and a canvass of such election had, as is 4 provided by law in the case of election of members of the 5 governing body. The designated number of candidates receiving the greatest number of votes shall be elected and shall 6 constitute the study commission. If a majority of those voting 7 8 on said question shall vote against the election of a study commission, none of the candidates shall be elected. If two or 9 10 more candidates shall be equal and greatest in number of votes, 11 they shall draw lots to determine which one shall be elected. 12 Section 305. Organization of Study Commission. -- As soon as 13 possible and in any event no later than fifteen days after certification of election of a majority of its members, the 14 15 study commission shall organize and hold its first meeting and 16 elect one of its members as chairman, fix its hours and place of 17 meeting, and adopt such rules for the conduct of its business as 18 it may deem necessary and advisable. A majority of the members 19 of said commission shall constitute a quorum for the transaction 20 of business, but no recommendation of said commission shall have 21 any legal effect unless adopted by a majority of the whole 22 number of the members of the commission.

23 Section 306. Vacancies. -- In case of any vacancy in the study 24 commission, the remaining members of such commission shall fill 25 it by appointing thereto some other properly qualified elector. 26 Section 307. Duties of Study Commission. -- It shall be the 27 function and duty of the study commission to study the form of 28 government of the municipality to compare it with other available forms under the laws of this State, to determine 29 30 whether or not in its judgment the government of the - 6 -19710S0751B0808

municipality could be strengthened, made more clearly responsive
 or accountable to the people or whether its operation could
 become more economical or efficient under a changed form of
 government.

5 Section 308. Compensation; Expenses.--Members of the study 6 commission shall serve without compensation, but shall be 7 reimbursed by the municipality for their necessary expenses 8 incurred in the performance of their duties. The governing body 9 shall appropriate moneys necessary for such purpose.

Within the limits of such appropriations and privately contributed funds and services as shall be made available to it, the study commission may appoint one or more consultants and clerical and other assistants to serve at the pleasure of the commission and may fix a reasonable compensation to be paid such consultants and clerical and other assistants.

Section 309. Hearings.--The study commission shall hold public hearings, may hold private hearings and sponsor public forums, and generally shall provide for the widest possible public information and discussion respecting the purposes and progress of its work.

21 Section 310. Reports. -- The study commission shall report its 22 findings and recommendations to the citizens of the municipality within nine calendar months from the date of its election. It 23 shall publish or cause to be published sufficient copies of its 24 25 final report for public study and information, and shall deliver 26 to the governing body sufficient copies of the report to supply it to any interested citizen upon request. If the study 27 28 commission shall recommend the adoption of any of the optional 29 plans of government as authorized in this act, the report shall 30 contain the complete plans as recommended.

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1 Section 311. Discharge of Study Commission.--(a) The study commission shall be discharged upon the filing of its report 2 3 with the governing body. If the commission's recommendations 4 required further procedure on the part of the governing body or 5 the citizens of the municipality, the commission shall not be discharged until a copy of the report has been certified to the 6 county board of elections. Any time before such procedure has 7 been finally concluded but not later than one year from the date 8 of the publication of its final report, the commission may 9 10 modify or change any recommendation set forth in said final 11 report by publishing an amended report.

12 (b) Whenever a study commission issues an amended report 13 pursuant to subsection (a) above, such amended report shall 14 supersede the final report and such final report shall cease to 15 have any legal effect under this act.

16 (c) The procedure to be taken under the amended report shall 17 be governed by all provisions of Article III of this act 18 applicable to the final report of a study commission.

19 Section 312. Recommendations in General.--The study 20 commission may report and recommend:

(1) That a referendum shall be held to submit to the qualified voters of the municipality the question of adopting one of the optional forms of government authorized by this act to be specified by the commission; or

(2) That the form of government of the municipality shallremain unchanged; or

27 (3) Such other action as it may deem advisable consistent28 with its functions as set forth in this article.

29 Section 313. Recommendation for Referendum on Adopting 30 Optional Forms.--If the study commission shall recommend that 19710S0751B0808 - 8 -

the question of adopting one of the optional forms of government 1 authorized by this act shall be submitted to the voters of the 2 3 municipality, it shall be the duty of the governing body, within 4 five days thereafter, to certify a copy of the commission's 5 report to the county board of elections, which shall cause the question of adoption or rejection to be placed upon the ballot 6 at such time as the commission shall in its report specify. The 7 commission may cause the question to be submitted to the 8 9 electorate at the next primary or general election, occurring 10 not less than ninety days following the filing of a copy of the 11 commission's report with the county board of elections, or at a special election occurring not less than sixty days or more than 12 13 one hundred twenty days after the filing of the report, at such 14 time as the commission's report shall direct. At such election, 15 the question of adopting that form of government recommended by 16 the study commission shall be submitted to the voters of the 17 municipality by the county board of elections in the same manner 18 as other questions are submitted to the voters of a municipality 19 under the provisions of the act of June 3, 1937 (P.L.1333), 20 known as the "Pennsylvania Election Code." The study commission 21 shall frame the question to be placed upon the ballot as herein 22 provided, and if it deems appropriate an interpretative 23 statement to accompany such question.

24 Section 314. Action During Proceedings. -- (a) No ordinance 25 may be passed and no petition may be filed for the election of a 26 study commission pursuant to section 301 of this act while 27 proceedings are pending under any other petition or ordinance 28 filed or passed under the authority of section 301, nor within 29 five years after an election shall have been held pursuant to 30 any such ordinance or petition passed or filed under section 301 - 9 -19710S0751B0808

1 hereof.

(b) For the purpose of this section, proceedings shall be 2 3 considered as having started (i) in the case of any ordinance 4 upon the final vote of the governing body in favor of the ordinance, notwithstanding the fact that the ordinance cannot 5 take effect until a certain number of days thereafter; or (ii) 6 in the case of a petition, as soon as it is properly signed by 7 five per cent of the number of registered voters required for 8 such petition and written notice thereof filed in the office of 9 10 the county board of elections and in the office of the governing 11 body, who shall cause the same to be immediately posted in a conspicuous place in said office, open to public inspection. 12 Section 315. Time Optional Form Takes Effect. -- Whenever the 13 legally qualified voters of any municipality by a majority of 14 15 those voting on the question vote in favor of adopting a change 16 in their form of government pursuant to this act, the proposed 17 option shall take effect according to its terms and the 18 provisions of this act.

19 Section 316. Resubmission of Question to Electorate.--The 20 voters of any municipality which has adopted an optional plan of 21 government pursuant to this act may not vote on the question of 22 adopting another form of government until five years after the 23 optional plan became effective.

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ARTICLE IV

Initiative

Section 401. Proposal by Electors.--A referendum on the question of election of a study commission as provided under Article III of this act or on the question of adoption of an optional form of government may be initiated by electors of the municipality.

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1 Section 402. Initiative Petition; Filing.--A petition 2 containing a proposal for a referendum on the question of 3 election of a study commission as provided under Article III of 4 this act or a proposal for referendum on the question of 5 adopting an optional form of government signed by electors comprising five per cent of the number of electors voting for 6 the office of Governor in the last gubernatorial general 7 election may be filed with the election officials at least 8 9 ninety days prior to the next primary or general election. 10 The petition shall designate the number of members, not less 11 than five or more than nine, to be elected on the study commission. The name and address of the person filing the 12 13 petition shall be clearly stated on the petition. Section 403. Review of Initiative Petition .-- The election 14

15 officials shall review of initiative retriction. The electron 15 officials shall review the initiative petition as to the number 16 and qualification of signers. If the petition appears to be 17 defective, the election officials shall immediately notify the 18 person filing the petition of the defect.

Section 404. Distribution of Petition.--When the election officials find that the petition as submitted is in proper order, they shall send copies of the initiative petition without the signatures thereon to the governing body of the municipality and to the Secretary of Community Affairs.

24 Section 405. Petition as Public Record.--The initiative 25 petition as submitted to the election officials along with the 26 list of signatories shall be open to public inspection in the 27 office of the election officials.

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ARTICLE V

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Referendum

30 Section 501. Referendum; Procedure.--(a) A referendum on the 19710S0751B0808 - 11 - 1 question of election of a study commission as provided under 2 Article III of this act or on the question of the adoption or 3 repeal of an optional form of government shall be held when 4 authorized by ordinance of the governing body of a municipality 5 or when initiated by electors of the municipality.

6 (b) The procedure for the referendum shall be governed by 7 the act of June 3, 1937 (P.L.1333), known as the "Pennsylvania 8 Election Code."

9 Section 502. Placing Question on Ballot. -- When the election 10 officials find that the ordinance authorized by the governing 11 body of the municipality, or the initiative petition as submitted by the electors meets the requirements of this act, 12 13 they shall place the proposal or proposals on the ballot in a 14 manner fairly representing the content of the ordinance or of 15 the initiative petition for decision by referendum at the proper 16 election.

Section 503. Date of Election.--The election officials shall set the date for the referendum, and shall so notify the governing body of the municipality at least thirty days prior to such date.

21 Section 504. Public Notice of Referendum. -- At least thirty 22 days' notice of the referendum shall be given by proclamation of the mayor of the city, borough, or town, or of the chairman of 23 the board of county commissioners, the president of the board of 24 25 township commissioners, or of the chairman of the board of township supervisors, as the case may be. A copy of such 26 27 proclamation shall be posted at each polling place of the municipality on the day of the election, and shall be published 28 29 once in at least one newspaper of general circulation in the 30 municipality during the thirty-day period immediately prior to 19710S0751B0808 - 12 -

1 the election.

Section 505. Limits of Referendum.--(a) A referendum on the question of adoption or repeal of an optional form of government shall not be submitted to the electors more often than once in five years.

(b) No option shall be approved except by a majority vote of 6 7 those voting on the question or questions pertaining to an optional form of government. In the event more than one question 8 9 pertaining to an optional form of government appears on the 10 ballot, an elector shall not vote for more than one option. 11 (c) When an initiative petition or referendum ordinance is filed, the election officials shall ascertain that the question 12 13 has not been submitted to the electors within a period of five 14 years before the date of filing of the initiative petition or ordinance under consideration. If it is found that such an 15 16 initiative petition or ordinance was so submitted, they shall 17 notify the person who filed the petition or the governing body, 18 and refuse to place the question on the ballot.

Section 506. Results of Election.--The election officials shall certify the result of the referendum to the governing body.

22 Section 507. Implementation of Election.--(a) The elective 23 officials of the municipality required by the adoption or repeal 24 of an optional form of government shall be elected on the first 25 municipal election held at least ninety days after the 26 referendum on the adoption or repeal of an optional form of 27 government.

(b) Whenever the electors of any municipality, by a majority vote of those voting on the question, vote in favor of adoption or repeal of an optional form of government, such municipality 19710S0751B0808 - 13 - shall be governed under the provisions applicable to the form of
 government selected from the first Monday of January following
 the municipal election at which the elective official shall have
 been elected.

5 (c) On the effective date of an optional plan adopted pursuant to this act, all elected and appointed officials then 6 existing in such municipality shall be abolished and the terms 7 8 of all elected and appointed officials shall immediately cease and determine. Nothing in this section shall be construed to 9 abolish the office or terminate the term of office of any 10 justice or of any official or employe now protected by any 11 12 tenure of office or civil service law, or of any policeman or 13 fireman, whether or not protected by a tenure of office law. 14 ARTICLE VI Grants of Power 15 16 Section 601. Grants of Power. -- All grants of municipal power 17 to municipalities governed under an optional plan as provided 18 for in this act, whether in the form of specific enumeration or 19 general terms, shall be liberally construed in favor of the 20 municipality. 21 ARTICLE VII 22 Optional County Plan #1 23 A. Form of Government 24 Section 701. County Officers.--(a) The county officers are: County Commissioners 25 (1)(2) Controller or Auditors 26

27 (3) District Attorneys

28 (4) Public Defenders

29 (5) Treasurers

30 (6) Sheriffs

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1 (7) Registers of Wills

2 (8) Recorders of Deeds

3 (9) Prothonotaries

4 (10) Clerks of the Courts.

5 (b) County officers, except for public defenders who shall 6 be appointed as provided by law, shall be elected at the 7 municipal elections and shall hold their offices for the term of 8 four years, beginning on the first Monday of January next after 9 their election, and until their successors shall be duly 10 qualified; all vacancies shall be filled in such manner as may 11 be provided by law.

(c) County officers shall be paid only by salary as provided by law for services performed for the county or any other governmental unit. Fees incidental to the conduct of any county office shall be payable directly to the county or the Commonwealth, or as otherwise provided by law.

17 (d) Three county commissioners shall be elected in each 18 county. In the election of these officers each qualified elector 19 shall vote for not more than two persons, and the three persons 20 receiving the highest number of votes shall be elected.

(e) The coroner shall be a statutory office for the term of four years beginning on the first Monday of January next after election, and until his successor shall be duly qualified. He shall be paid only by salary as provided by law. All vacancies shall be filled in such manner as may be provided by law.

26 (f) Jury commissioners shall be statutory officers and shall 27 be elected at the municipal election and shall hold their office 28 for the term of four years beginning on the first Monday of 29 January next after election and until their successors shall be 30 duly qualified; the salary board shall fix their salary; 19710S0751B0808 - 15 -

vacancies shall be filled by the president judge of the court of 1 2 common pleas. 3 Section 702. Powers of All Officers. -- All county officers 4 may exercise those powers granted by general law to county offices of the class of county to which it belongs. 5 ARTICLE VIII 6 7 Optional County Plan #2 8 The County Executive Plan 9 Form of Government Α. 10 Section 801. County Executive Plan. -- The form of government 11 provided in this section shall be known as the "County Executive Plan" which may be adopted by the electors of a county. 12 13 Section 802. County Officers. -- (a) Each county adopting the 14 County Executive Plan shall have the following elected officers: 15 (1) Council 16 (2) County Executive 17 (3) Controller or Auditors 18 (4) District Attorney 19 (5) Sheriff. 20 (b) The council may appoint other officers and employes as 21 may be designated by ordinance. Section 803. Vacancies. -- Vacancies in the offices of 22 23 councilmen, county executive, controller or auditors, district 24 attorney and sheriff shall be filled by the county council for 25 the unexpired term of the office if it is for less than one year 26 from the date the vacancy occurred. If the unexpired term is for 27 more than one year from the date the vacancy occurred, a 28 majority of the councilmen in office may appoint a successor to 29 serve only until a special election to be held on the date of 30 the next ensuing primary, municipal or general election not less 19710S0751B0808 - 16 -

than sixty days from the date of the vacancy. At the special 1 election the electorate shall elect a successor to fill the 2 3 vacancy who shall serve for the balance of the unexpired term. 4 Section 804. Terms of Office. -- The county executive, 5 controller or auditors, district attorney and sheriff shall be elected at large by the electors of the county for terms of four 6 7 years. Their election shall be in the manner provided by and subject to the provisions of the act of June 3, 1937 (P.L.1333), 8 known as the "Pennsylvania Election Code." 9

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B. The County Council

11 Section 815. County Council.--The county council shall be 12 composed of three, five, seven or nine members as determined by 13 the study commission or in the initiative petition calling for 14 the adoption of an optional plan of government.

15 Section 816. Election of Council; Districts.--The council 16 shall be elected at large or from single member districts, which 17 shall be composed of compact and contiguous territory as nearly 18 equal in population as practicable, or by a combination of these methods at the regular municipal elections. The districts shall 19 20 be established by the court of common pleas in the county within 21 ninety days from the date of the adoption of the optional plan 22 of government.

23 The majority of the members to be elected of the first 24 council receiving the highest number of votes in the election 25 shall serve for four-year terms, while the remainder shall serve 26 for a two-year term; thereafter, all candidates for council 27 shall have four-year terms. Their election shall be in the manner provided by and subject to the provisions of the act of 28 29 June 3, 1937 (P.L.1333), known as the "Pennsylvania Election 30 Code."

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Section 817. Compensation of Council.--The members of county
 council shall receive annual compensation for their services.
 The members of the study commission shall set the salaries of
 the council for their initial term; thereafter, as may be
 provided by law.

6 Section 818. President of Council. -- On the first Monday of 7 January following the regular municipal election, members of the council shall assemble at the usual meeting place and shall 8 9 organize by electing one of their own members as president and 10 one as vice-president. The president shall preside at all 11 meetings and perform other duties as council may prescribe. In the absence of the president, the vice-president shall be the 12 13 presiding officer. The council shall adopt rules for its procedure and conduct of business. 14

15 Section 819. Secretary of Council.--The council shall 16 appoint a secretary, who shall not be a member of council, who 17 shall keep the records and minutes of council proceedings, 18 maintain a record of the ordinances and other official 19 activities, and perform other functions as required by law. Section 820. Powers of Council. -- (a) The county council may 20 21 exercise those powers granted by general law to the class of 22 county to which it belongs except those powers relating (i) to appointment of county officials and employes, (ii) to 23 administrative supervision of county departments or agencies, 24 25 and (iii) to the enforcement of county ordinances and general 26 laws applicable to the county.

(b) The county council, by ordinance, shall continue, create, abolish, and determine and define the powers and duties of administrative departments and agencies as it may deem necessary and proper for the efficient conduct of the affairs of 19710S0751B0808 - 18 - 1 the county.

The council may appoint members of municipal authorities. One 2 3 member of any municipal authority may be a member of council. 4 The council may create committees or commissions, except those 5 established by act of assembly, of its own members or of citizens for any purpose within its powers and further to 6 conduct investigations into the conduct of any officer or 7 department or any matter relating to the welfare of the city, 8 borough, town or township, and report their findings to council. 9 10 C. The County Executive 11 Section 831. Office of County Executive. -- The county executive shall be the chief executive and administrative 12 13 officer of the county.

He shall be an officer of the county, and shall not hold any to other elected public office.

16 Section 832. Compensation of County Executive.--The county 17 executive shall receive an annual salary for his services. The 18 members of the study commission shall set the salaries of the 19 county executive for his initial term; thereafter, as may be 20 provided by law.

21 Section 833. Duties of the County Executive.--(a) The county 22 executive shall:

23 (1) Execute all ordinances of the county and general laws24 applicable thereto,

(2) Appoint all the nonelective officers and employes of thecounty,

27 (3) Supervise all departments and agencies of the county
28 government, and require each of them to make an annual report
29 and such other reports of their work as he may deem desirable,
30 (4) Report annually to the county council and the public on
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the work, the condition of public services and the needs and
 requirements of the county government,

3 (5) Negotiate contracts for the county, subject to the4 approval of the county council,

5 (6) Prepare the annual budget of the county for submission
6 to the council on forms supplied by the Department of Community
7 Affairs,

8 (7) Make recommendations relating to the county government 9 to the county council, and

10 (8) May, within ninety days after receipt of the regular 11 annual audit, request a post-audit of all county accounts be 12 made by a certified public accountant or qualified public 13 accountant who shall be employed and compensated by the county 14 council.

15 (b) All ordinances approved by the county council shall be 16 submitted to the county executive and he shall within ten days after receiving any ordinance, either approve it or return it to 17 18 council stating his objections to it. No ordinance or any part of it shall go into effect without his approval unless he fails 19 20 to return the ordinance to council within ten days after it was 21 presented to him, or unless council by a vote of two-thirds 22 majority of the members shall override his veto.

(c) The county executive shall attend meetings of the council but shall have no vote, except in case of a tie on the question of filling a vacancy in council when he may cast the deciding vote.

D. Election of County Controller or Auditors Section 844. Office of County Controller or Auditors.--The county controller or auditors shall be elected officers of the county, and shall not hold any other public office.

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E. The County Controller

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2 Section 845. Compensation of County Controller.--The county 3 controller shall receive an annual salary for his services. The 4 members of the study commission shall set the salary of the 5 controller for his initial term; thereafter, as may be provided 6 by law.

7 Section 846. Duties of County Controller.--The controller 8 shall:

9 (1) Examine, audit and settle all accounts of the county. 10 (2) Examine and audit the accounts of all departments and 11 agencies of the county.

12 (3) Pre-audit all claims and demands against the county 13 prior to payment, and control all payments out of any public 14 funds by individual warrants for each payment to the official 15 having custody thereof.

16 (4) Make an annual financial report of the public accounts 17 of the county, which shall be accompanied by a detailed 18 financial statement of revenues, expenditures and debt of the 19 county in accordance with the forms prepared for such an annual 20 financial report by the Department of Community Affairs, and 21 shall submit copies to the county council, the county executive 22 and the Department of Community Affairs.

(5) Make an annual report of all the audits he shall havemade to the county council.

25 (6) Carry out other duties relating to the finances of the26 county as directed by county council.

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F. Auditors

Section 850. Number and Election.--In each county where the office of controller has not been established, three county auditors shall be elected. In the election of auditors, each 19710S0751B0808 - 21 - qualified elector shall vote for no more than two persons. The
 three persons having the highest number of votes shall be
 elected.

4 Section 851. Meetings; Quorum. -- The auditors shall assemble 5 at the county seat on the first Monday of January in each year, and begin their audit of the fiscal affairs of the county for 6 the fiscal year immediately preceding, and thereafter, at such 7 times as they may find necessary for the completion of their 8 audit before the first day of the following April. They may, 9 10 upon petition to the court of common pleas, have such additional 11 time for the completion of their report as the court shall allow. Any two auditors when duly convened shall be a quorum for 12 13 the purpose of transacting any business.

14 Section 852. Compensation of Auditors.--The county auditors 15 shall receive compensation for their services. Members of the 16 study commission shall set the compensation of the auditors for 17 their initial term; thereafter, as may be provided by law.

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G. The District Attorney

Section 858. Office of District Attorney.--The district attorney shall be an elected officer of the county, and shall not hold any other elected public office.

22 Section 859. Compensation of District Attorney.--The 23 district attorney shall receive an annual salary for his 24 services. The members of the study commission shall set the 25 salaries of the district attorney for his initial term; 26 thereafter, as may be provided by law.

27 Section 860. Duties of District Attorney.--The district 28 attorney may exercise those powers granted by general law to a 29 district attorney of the class of county to which it belongs. 30 H. The Sheriff

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Section 871. Office of Sheriff.--The sheriff shall be an
 elected officer of the county, and shall not hold any other
 elected public office.

4 Section 872. Compensation of Sheriff.--The sheriff shall 5 receive an annual salary for his services. The members of the study commission shall set the salary of the sheriff for his 6 initial term; thereafter, as may be provided by law. 7 8 Section 873. Duties of Sheriff.--The sheriff may exercise those powers granted by general law to a sheriff of the class of 9 county to which it belongs. 10 11 ARTICLE IX 12 Optional County Plan #3 13 The Council-Manager Plan The Form of Government 14 Α. 15 Section 901. Council-Manager Plan. -- The form of government 16 provided in this section shall be known as the "Council-Manager 17 Plan." A referendum on the question of adoption of a Council-18 Manager Plan may be initiated by electors of the county or the 19 governing body of a county may, by ordinance, provide for a 20 referendum on the question of adoption of a Council-Manager 21 Plan. 22 Section 902. County Officers. -- (a) Each county adopting the 23 Council-Manager Plan shall have the following elected officers: 24 (1) Council (2) Controller or Auditors 25 26 (3) District Attorney (4) 27 Sheriff 28 The county council may appoint the following officers: (b) 29 (1) County Manager 30 (2) Public Defender

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1 (3) Register of Wills

2 (4) Recorder of Deeds

3 (5) Prothonotary

4 (6) Clerk of the Courts

5 and other officers and employes as may be designated by6 ordinance.

7 Section 903. Vacancies. -- Vacancies in the offices of 8 councilmen, county manager, controller or auditors, district attorney and sheriff shall be filled by the county council for 9 10 the unexpired term of the office if it is for less than one year 11 from the date the vacancy occurred. If the unexpired term is for more than one year from the date the vacancy occurred, a 12 13 majority of the councilmen in office may appoint a successor to 14 serve only until a special election to be held on the date of 15 the next ensuing primary, municipal or general election not less 16 than sixty days from the date of the vacancy. At the special 17 election the electorate shall elect a successor to fill the 18 vacancy who shall serve for the balance of the unexpired term. 19 Section 904. Terms of Office. -- The controller or auditors, 20 district attorney and sheriff shall be elected at large by the 21 electors for terms of four years. Their election shall be in 22 the manner provided by and subject to the provisions of the act 23 of June 3, 1937 (P.L.1333), known as the "Pennsylvania Election 24 Code."

25

B. The County Council

Section 915. County Council.--The county council shall be composed of three, five, seven or nine members as determined by the study commission or in the initiative petition calling for the adoption of an optional plan of government.

30Section 916.Election of Council; Districts.--The council19710S0751B0808- 24 -

1 shall be elected at large or from single member districts, which 2 shall be composed of compact and contiguous territory as nearly 3 equal in population as practicable, or by a combination of these 4 methods at the regular municipal elections. The districts shall 5 be established by the court of common pleas in the county within 6 ninety days from the date of the adoption of the optional plan 7 of government.

8 The majority of the members to be elected of the first 9 council receiving the highest number of votes in the election 10 shall serve for four-year terms, while the remainder shall serve 11 for a two-year term; thereafter, all candidates for council shall have four-year terms. Their election shall be in the 12 13 manner provided by and subject to the provisions of the act of 14 June 3, 1937 (P.L.1333), known as the "Pennsylvania Election Code." 15

16 Section 917. Compensation of Council.--The members of county 17 council shall receive annual compensation for their services. 18 The members of the study commission shall set the salaries of 19 the council for their initial term; thereafter, as may be 20 provided by law.

21 Section 918. President of Council. -- On the first Monday of 22 January following the regular municipal election, members of the council shall assemble at the usual meeting place and shall 23 24 organize by electing one of their members as president and one 25 as vice-president. The president shall preside at all meetings 26 and perform other duties as council may prescribe. In the 27 absence of the president, the vice-president shall be the presiding officer. The council shall adopt rules for its 28 procedure and conduct of business. 29

 30
 Section 919.
 Powers of Council.--The county council may

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 - 25

exercise those powers granted by general law to the class of
 county to which it belongs except those powers delegated to the
 county manager under section 929 of this act.

4

C. The County Manager

5 Section 928. Appointment of County Manager. -- The county council shall appoint a county manager for an indefinite term by 6 a majority of all the members of the council who shall fix his 7 compensation. The county manager may be removed for malfeasance, 8 misfeasance or nonfeasance in office or for other just cause by 9 10 a majority vote of the county council, taken after the manager 11 has received fifteen days' advance notice of the intent to take such a vote. A hearing shall be held in connection with the vote 12 13 if the county manager shall request it in writing.

Section 929. Duties of County Manager.--The county manager shall be the chief administrative officer of the county and shall:

17 (1) Administer all the ordinances of the county and the18 general laws applicable thereto.

19 (2) Be responsible to the county council for the carrying 20 out of all policies established by it and for the proper 21 administration of all affairs of the county within the 22 jurisdiction of the council.

(3) Supervise all departments and agencies of the county
government and require each of them to make an annual and such
other reports of their work as he may direct.

26 (4) Negotiate all contracts for the county, subject to27 approval of the county council.

(5) Make recommendations concerning the location and nature
of county improvements, and execute county improvements as
determined by the county council.

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(6) Prepare the annual budget for submission to the council
 of the county under the provisions of the code under which the
 county operates.

4 (7) Attend all meetings of the council, with the right to
5 take part in the discussions but without the right to vote.
6 (8) May, within ninety days after receipt of the regular
7 annual audit, request a post-audit of all county accounts be
8 made by a certified public accountant or qualified public
9 accountant who shall be employed and compensated by the county
10 council.

D. Election of County Controller or Auditors Section 930. Office of County Controller or Auditors.--The county controller or auditors shall be elected officers of the county, and shall not hold any other public office.

Ε.

15

Section 931. Compensation of County Controller.--The county controller shall receive an annual salary for his services. The members of the study commission shall set the salary of the county controller for his initial term; thereafter as may be provided by law.

The County Controller

21 Section 932. Duties of County Controller.--The controller22 shall:

(1) Examine, audit and settle all accounts of the county.
(2) Examine and audit the accounts of all departments and
agencies of the county.

26 (3) Pre-audit all claims and demands against the county 27 prior to payment, and control all payments out of any public 28 funds by individual warrants for each payment to the official 29 having custody thereof.

30 (4) Make an annual financial report of the public accounts 19710S0751B0808 - 27 - of the county, which shall be accompanied by a detailed financial statement of revenues, expenditures and debt of the county in accordance with the forms prepared for such an annual financial report by the Department of Community Affairs, and shall submit copies to the county council, the county executive and the Department of Community Affairs.

7 (5) Make an annual report of all the audits he shall have8 made to the county council.

9 (6) Carry out other duties relating to the finances of the 10 county as directed by county council.

11

F. Auditors

Section 940. Number and Election.--In each county where the office of controller has not been established, three county auditors shall be elected. In the election of auditors, each gualified elector shall vote for no more than two persons. The three persons having the highest number of votes shall be elected.

18 Section 941. Meetings; Quorum. -- The auditors shall assemble at the county seat on the first Monday of January in each year, 19 and begin their audit of the fiscal affairs of the county for 20 the fiscal year immediately preceding, and thereafter, at such 21 22 times as they may find necessary for the completion of their 23 audit before the first day of the following April. They may, 24 upon petition to the court of common pleas, have such additional 25 time for the completion of their report as the court shall 26 allow. Any two auditors when duly convened shall be a quorum for 27 the purpose of transacting any business.

28 Section 942. Compensation of Auditors.--The county auditors 29 shall receive compensation for their services. Members of the 30 study commission shall set the compensation of the auditors for 19710S0751B0808 - 28 -

their initial term; thereafter, as may be provided by law. 1 The District Attorney 2 G. 3 Section 943. Office of District Attorney. -- The district 4 attorney shall be an elected officer of the county, and shall 5 not hold any other elected public office. 6 Section 944. Compensation of District Attorney. -- The 7 district attorney shall receive an annual salary for his services. The members of the study commission shall set the 8 salaries of the district attorney for his initial term; 9 10 thereafter as may be provided by law. 11 Section 945. Duties of District Attorney. -- The district attorney may exercise those powers granted by general law to a 12 13 district attorney of the class of county to which it belongs. 14 ARTICLE X 15 Optional Municipal Plan #1 16 The Municipal Executive Plan 17 Form of Government Α. 18 Section 1001. Municipal Executive Plan.--The form of government provided in this article shall be known as the 19 20 "Municipal Executive Plan" which may be adopted by the electors. 21 Section 1002. Municipal Officers. -- (a) Each city, borough, 22 town or township adopting the Municipal Executive Plan shall 23 have the following elected officers: 24 (1) Council 25 (2) Municipal Executive (3) Controller or Auditors. 26 27 The council may appoint other officers and employes as (b) may be designated by ordinance. 28 Section 1003. Vacancies .-- Vacancies in the offices of 29 30 councilman, municipal executive, and controller or auditors 19710S0751B0808 - 29 -

shall be filled by the municipal council for the unexpired term 1 of office if it is for less than one year from the date the 2 3 vacancy occurred. If the unexpired term is for more than one year from the date the vacancy occurred, a majority of the 4 5 councilmen in office may appoint a successor to serve only until a special election to be held on the date of the next ensuing 6 7 primary, municipal or general election not less than sixty days 8 from the date of the vacancy. At the special election the electorate shall elect a successor to fill the vacancy who shall 9 10 serve for the balance of the unexpired term.

11 Section 1004. Terms of Officers.--The municipal executive 12 and the controller or auditors shall be elected at large by the 13 electors of the city, borough, town or township for terms of 14 four years. Their election shall be in the manner provided by 15 and subject to the provisions of the act of June 3, 1937 16 (P.L.1333), known as the "Pennsylvania Election Code."

17

B. The Municipal Council

18 Section 1015. Municipal Council.--The municipal council 19 shall be composed of three, five, seven or nine members as 20 provided in the ordinance of the governing body or determined by 21 the study commission or in the initiative petition calling for 22 the adoption of an optional plan of government.

23 Section 1016. Election of Council; District.--The council 24 shall be elected at large or from single member districts which 25 shall be composed of compact and contiguous territory as nearly equal in population as practicable, or by a combination of these 26 27 methods at the regular municipal elections. The districts shall 28 be established by the court of common pleas in the county in 29 which the municipality is situated within ninety days from the 30 date of the adoption of the optional plan of government.

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1 The majority of the members to be elected of the first 2 council receiving the highest number of votes in the election 3 shall serve for four-year terms, while the remainder shall serve 4 for a two-year term; thereafter, all candidates for council 5 shall have four-year terms. Their election shall be in the manner provided by and subject to the provisions of the act of 6 June 3, 1937 (P.L.1333), known as the "Pennsylvania Election 7 8 Code."

9 Section 1017. Compensation of Council.--The members of the 10 municipal council shall receive annual compensation for their 11 services. The members of the study commission shall set the 12 salaries of the municipal council for their initial term; 13 thereafter as may be provided by law.

14 Section 1018. President of Council. -- On the first Monday of 15 January following the regular municipal election at which 16 members of the council are elected, the members of council shall assemble at the usual meeting place and shall organize by 17 18 electing one of their own members as president and one as vicepresident. The president shall preside at all meetings and 19 20 perform other duties as council may prescribe. In the absence of 21 the president, the vice-president shall be the presiding 22 officer. The council shall adopt rules for its procedure and 23 conduct of its business.

Section 1019. Secretary of Council.--The council shall appoint a secretary who shall not be a member of council, who shall keep the records and minutes of council proceedings, maintain a record of the ordinances and other official actions, and perform other functions as required by law. Section 1020. Powers of Council.--(a) The municipal council

30 may exercise those powers granted by general law to a city, 19710S0751B0808 - 31 - borough, town or township whichever is applicable, except those powers relating to (i) appointment of municipal officials and employes, (ii) administrative supervision of municipal departments or agencies, and (iii) the enforcement of city, borough, town or township ordinances and general laws applicable to a city, borough, town or township.

7 (b) The municipal council by ordinance may continue, create, abolish and determine and define the powers and duties of the 8 9 administrative departments and agencies as it may deem necessary 10 and proper for the efficient conduct of the affairs of the city, 11 borough, town or township. The council may appoint members of municipal authorities. One member of any municipal authority may 12 13 be a member of council. The council may create committees or 14 commissions, except those established by act of assembly, of its 15 own members or of citizens for any purpose within its powers, 16 and further to conduct investigations into the conduct of any 17 officer or department, or any matter relating to the welfare of 18 the city, borough, town or township, and report their findings 19 to council.

20

C. The Municipal Executive

21 Section 1031. Office of Municipal Executive.--The municipal 22 executive shall be the chief executive and administrative 23 officer of the city, borough, town or township and may be 24 designated as the city mayor, the borough mayor, the town mayor, 25 or the township executive, as the case may be.

The municipal executive shall be an officer of the municipality, and shall not hold any other elected public office.

29 Section 1032. Compensation of Municipal Executive.--The 30 municipal executive shall receive an annual salary for his 19710S0751B0808 - 32 - services. The members of the study commission shall set the
 salaries of the municipal executive for his initial term;
 thereafter as may be provided by law.

4 Section 1033. Duties of Municipal Executive.--(a) The5 municipal executive shall:

6 (1) Execute all ordinances of the city, borough, town or7 township and general laws applicable thereto.

8 (2) Appoint all the nonelective officers and employes of the 9 city, borough, town or township.

10 (3) Supervise all departments and agencies of the municipal 11 government, and require each of them to make an annual report 12 and such other reports of their work as he may deem desirable.

13 (4) Report annually to the municipal council and the public 14 on the work, the condition of public services, and the needs and 15 requirements of the municipal government.

16 (5) Negotiate contracts for the city, borough, town or17 township, subject to the approval of the municipal council.

(6) Prepare the annual budget of the city, borough, town or
township for submission to the council on forms supplied by the
Department of Community Affairs.

(7) Make recommendations relating to the municipalgovernment to the municipal council.

The municipal executive may, within ninety days after receipt of the regular annual audit, request a post-audit of all municipal accounts to be made by a certified public accountant or qualified public accountant who shall be employed and compensated by the municipal council.

(b) All ordinances approved by the municipal council shall be submitted to the municipal executive, and he shall within ten days after receiving any ordinance, either approve it or return 19710S0751B0808 - 33 - 1 it to council stating his objections to it. No ordinance or any 2 part of it shall go into effect without his approval unless he 3 fails to return the ordinance to council within ten days after 4 it was presented to him, or unless council by a vote of two-5 thirds majority of the members shall override his veto.

6 (c) The municipal executive may attend meetings of the 7 council but shall have no vote, except in case of a tie on the 8 the question of filling a vacancy in council when he may cast 9 the deciding vote.

D. Election of Municipal Controller or Auditors Section 1044. Office of Municipal Controller or Auditors.--The municipal controller or auditors shall be elected officers of the city, borough, town or township, and shall not hold any other public office.

The Municipal Controller

16 Section 1045. Compensation of Municipal Controller.--The 17 municipal controller shall receive an annual salary for his 18 services. The members of the study commission shall set the 19 salary of the municipal controller for his initial term; 20 thereafter as may be provided by law.

Ε.

21 Section 1046. Duties of Municipal Controller.--The municipal 22 controller shall:

23 (1) Examine, audit and settle all accounts of the city,24 borough, town or township.

25 (2) Examine and audit the accounts of all departments and26 agencies of the city, borough, town or township.

(3) Pre-audit all claims and demands against the city, borough, town or township prior to payment, and control all payments out of any public funds by individual warrants for each payment to the official having custody thereof.

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(4) Make an annual report of all the audits he shall have
 made to the municipal council.

3 (5) Make an annual financial report of the public accounts 4 of the city, borough, town or township, which shall be 5 accompanied by a detailed financial statement of revenues, expenditures and debt of the city, borough, town or township in 6 accordance with the forms prepared for such an annual financial 7 report by the Department of Community Affairs, and shall submit 8 9 copies to the municipal council, the municipal executive, and 10 the Department of Community Affairs.

11 (6) Carry out other duties relating to the finances of the 12 city, borough, town or township as directed by the municipal 13 council.

14

F. Municipal Auditors

15 Section 1050. Number and Election.--In each city, borough, 16 town or township where the office of controller has not been 17 established, three auditors shall be elected. In the election of 18 auditors, each qualified elector shall vote for no more than two 19 persons. The three persons having the highest number of votes 20 shall be elected.

21 Section 1051. Meetings; Quorum. -- The auditors shall assemble 22 at the usual meeting place of the governing body on the first Monday of January in each year, and begin their audit of the 23 24 fiscal affairs of the city, borough, town or township for the 25 fiscal year immediately preceding, and thereafter, at such times 26 as they may find necessary for the completion of their audit 27 before the first day of the following April. They may, upon petition to the court of common pleas, have such additional time 28 29 for the completion of their report as the court shall allow. Any 30 two auditors when duly convened shall be a quorum for the 19710S0751B0808 - 35 -

1 purpose of transacting any business.

Section 1052. Compensation of Auditors. -- The auditors shall 2 3 receive compensation for their services. Members of the study 4 commission shall set the compensation of the auditors for their 5 initial term; thereafter as may be provided by law. ARTICLE XI 6 7 Optional Municipal Plan #2 8 The Municipal Council-Manager Plan 9 The Form of Government Α. 10 Section 1101. Municipal Council-Manager Plan.--The form of government provided in this article shall be known as the 11 "Municipal Council-Manager Plan," which may be adopted by the 12 13 electors. 14 Section 1102. Municipal Officers. -- (a) Each city, borough, 15 town or township adopting the Council-Manager Plan shall have 16 the following elected officers: 17 (1) Council 18 (2) Controller or Auditors. 19 (b) The municipal council shall appoint a municipal manager 20 for an indefinite term by a majority of all the members of the council who shall fix his compensation. 21 22 Section 1103. Vacancies.--Vacancies in the offices of councilman and controller or auditors shall be filled by the 23 24 municipal council for the unexpired term of the office if it is 25 for less than one year from the date the vacancy occurred. If 26 the unexpired term is for more than one year from the date the 27 vacancy occurred, a majority of the councilmen in office may appoint a successor to serve only until a special election to be 28 29 held on the date of the next ensuing primary, municipal or 30 general election not less than sixty days from the date of the 19710S0751B0808 - 36 -

vacancy. At the special election the electorate shall elect a
 successor to fill the vacancy who shall serve for the balance of
 the unexpired term.

Section 1104. Terms of Office.--The controller or auditors
shall be elected at large by the electors for a term of four
years. Their election shall be in the manner provided by and
subject to the provisions of the act of June 3, 1937 (P.L.1333),
known as the "Pennsylvania Election Code."

9

B. The Council

10 Section 1115. Municipal Council. -- The municipal council 11 shall be composed of three, five, seven or nine members as determined by the study commission or in the initiative petition 12 13 calling for the adoption of an optional plan of government. Section 1116. Election of Council; Districts.--The council 14 15 shall be elected at large or from single member districts, which 16 shall be composed of compact and contiguous territory as nearly equal in population as practicable or by a combination of these 17 18 methods, at the regular municipal elections. The districts shall be established by the court of common pleas in the city, 19 20 borough, town or township within ninety days from the date of 21 the adoption of the optional plan of government.

22 The majority of the members to be elected of the first council receiving the highest number of votes in the election 23 24 shall serve for four-year terms, while the remainder shall serve 25 for a two-year term; thereafter, all candidates for council 26 shall have four-year terms. Their election shall be in the 27 manner provided by and subject to the provisions of the act of June 3, 1937 (P.L.1333), known as the "Pennsylvania Election 28 Code." 29

30 Section 1117. Compensation of Council.--The members of 19710S0751B0808 - 37 -

1 municipal council shall receive annual compensation for their
2 services. The members of the study commission shall set the
3 salaries of the municipal council for their initial term;
4 thereafter as may be provided by law.

5 Section 1118. President of Council. -- On the first Monday of January following the regular municipal election, members of the 6 7 council shall assemble at the usual meeting place and shall organize by electing one of their members as president and one 8 9 as vice-president. The president shall preside at all meetings 10 and perform other duties as council may prescribe. In the 11 absence of the president, the vice-president shall be the presiding officer. The council shall adopt rules for its 12 procedure and conduct of business. 13

14 Section 1119. Powers of Council.--(a) The municipal council 15 may exercise those powers granted by general law to a city, 16 borough, town or township whichever is applicable, except those powers relating to (i) appointment of municipal officials and 17 18 employes, (ii) administrative supervision of municipal 19 departments or agencies, and (iii) the enforcement of city, 20 borough, town or township ordinances and general laws applicable 21 to a city, borough, town or township.

22 The municipal council by ordinance may continue, create, (b) 23 abolish and determine and define the powers and duties of the 24 administrative departments and agencies as it may deem necessary 25 and proper for the efficient conduct of the affairs of the city, 26 borough, town or township. The council may appoint members of 27 municipal authorities. One member of any municipal authority may 28 be a member of council. The council may create committees or 29 commissions, except those established by act of assembly, of its 30 own members or of citizens for any purpose within its powers, 19710S0751B0808 - 38 -

and further to conduct investigations into the conduct of any
 officer or department or any matter relating to the welfare of
 the city, borough, town or township, and report their findings
 to council.

5

C. Municipal Manager

6 Section 1127. Duties of Municipal Manager.--(a) The7 municipal manager shall:

8 (1) Execute all ordinances of the city, borough, town or9 township and general laws applicable thereto.

10 (2) Appoint all the nonelective officers and employes of the 11 city, borough, town or township.

12 (3) Supervise all departments and agencies of the municipal 13 government, and require each of them to make an annual report 14 and such other reports of their work as he may deem desirable.

15 (4) Report annually to the municipal council and the public 16 on the work, the condition of public services, and the needs and 17 requirements of the municipal government.

18 (5) Negotiate contracts for the city, borough, town or 19 township, subject to the approval of the municipal council. 20 Nothing herein shall prohibit the council or manager from 21 employing consultants to assist the manager in the negotiation 22 of contracts.

(6) Prepare the annual budget of the city, borough, town or
township for submission to the council on forms supplied by the
Department of Community Affairs.

26 (7) Make recommendations relating to the municipal27 government to the municipal council.

The municipal manager may, within ninety days after receipt of the regular annual audit, request a post-audit of all municipal accounts be made by a certified public accountant or 19710S0751B0808 - 39 - qualified public accountant who shall be employed and
 compensated by the municipal council.

3 (b) The municipal manager may attend meetings of the council4 but shall have no vote.

D. Election of Municipal Controller or Auditors
Section 1138. Office of Municipal Controller or Auditors.-(a) The municipal controller or auditors shall be elected
officers of the city, borough, town or township, and shall not
hold any other public office.

10 E. The Municipal Controller

11 Section 1139. Compensation of Municipal Controller.--The 12 municipal controller shall receive an annual salary for his 13 services. Members of the study commission shall set the salary 14 of the municipal executive for his initial term; thereafter as 15 may be provided by law.

16 Section 1140. Duties of Municipal Controller.--The municipal 17 controller shall:

18 (1) Examine, audit and settle all accounts of the city,19 borough, town or township.

20 (2) Examine and audit the accounts of all departments and21 agencies of the city, borough, town or township.

(3) Pre-audit all claims and demands against the city, borough, town or township prior to payments, and control all payments out of any public funds by individual warrants for each payment to the official having custody thereof.

26 (4) Make an annual report of all the audits he shall have27 made to the municipal council.

28 (5) Make an annual financial report of the public accounts 29 of the city, borough, town or township, which shall be 30 accompanied by a detailed financial statement of revenues, 19710S0751B0808 - 40 - expenditures and debt of the city, borough, town or township in
 accordance with the forms prepared for such an annual financial
 report by the Department of Community Affairs, and shall submit
 copies to the municipal council, the municipal executive, and
 the Department of Community Affairs.

6 (6) Carry out other duties relating to the finances of the
7 city, borough, town or township as directed by the municipal
8 council.

9

F. Municipal Auditors

10 Section 1150. Number and Election.--In each city, borough, 11 town or township where the office of controller has not been 12 established, three auditors shall be elected. In the election of 13 auditors, each qualified elector shall vote for no more than two 14 persons. The three persons having the highest number of votes 15 shall be elected.

16 Section 1151. Meetings; Quorum. -- The auditors shall assemble at the usual meeting place of the governing body on the first 17 18 Monday of January in each year, and begin their audit of the fiscal affairs of the city, borough, town or township for the 19 20 fiscal year immediately preceding, and thereafter, at such times 21 as they may find necessary for the completion of their audit 22 before the first day of the following April. They may, upon petition to the court of common pleas, have such additional time 23 for the completion of their report as the court shall allow. Any 24 25 two auditors when duly convened shall be a quorum for the 26 purpose of transacting any business.

27 Section 1152. Compensation of Auditors.--The auditors shall 28 receive compensation for their services. Members of the study 29 commission shall set the compensation of the auditors for their 30 initial term; thereafter as may be provided by law.

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1	ARTICLE XII
2	Repeals and Effective Date
3	Section 1201. Specific RepealThe act of July 15, 1957
4	(P.L.901), known as the "Optional Third Class City Charter Law,"
5	is repealed absolutely.
6	Section 1202. Effective DateThis act shall take effect
7	immediately.